hort Title	Case Number

AFFIRMATIVE DEFENSES –	ATTACHMENT 4	Page:
	tations. The complaint and each cause the time period allowed in <u>Code of Civ</u>	
b. Failure to State a Cause of Actistate a cause of action against this de	ion. The complaint does not contain fefendant.	acts sufficient to
c. Waiver. Plaintiff or the person of led this defendant to believe, that pla	or entity that assigned the claim to plai intiff would not sue this defendant.	ntiff either told, or
	or entity that assigned the claim to pla elieve that plaintiff would not file suit, ions.	
	person or entity that assigned the claim with respect to the dispute at issue in the	
	r entity that assigned the claim to plain fficult or impossible for defendant to f	
= = = = = = = = = = = = = = = = = = = =	Plaintiff or the person or entity that ass ps to minimize or prevent the damages	_
h. Failure of Consideration. Plain plaintiff never provided the services	ntiff or the person or entity that assigned for which plaintiff is suing.	ed the claim to
	vices provided by plaintiff, or the pers so inadequate that any further paymen	_
j. Unjust Enrichment. Granting p plaintiff receiving more money than be	plaintiff's demand in the complaint wo he/she/it is entitled to.	uld result in the

Short Title	Case Number

1	AFI	FIRMATIVE DEFENSES –	ATTACHMENT 4	Page:
		Prevention of Performance. Plaintiff prevented this defendant from		
		Act of God. A natural occurance fendant from performing his/her o		
		Discharge by Bankruptcy. Any scharged by bankruptcy on <u>(date)</u>		
	ass	Failure to Exhaust Administra signed the claim to plaintiff failed fore filing this lawsuit.		
	pla	Failure to Pursue ADR. Plainting intiff failed to request alternative ediation, which are required before	dispute resolution ("ADI	
		Lack of Privity. This defendant entity that assigned the claim, and		
		Statute of Frauds. The contract w requires that such a contract be i		int was not in writing, and the
		Parole Evidence Rule. The comtside the written contract, which v		
	wo	Frustration of Purpose. If the could go against the very purpose for ace.		
	his	Failure of Condition Precedents/her obligations under the contracts to never occurred.		

Short Title Case Number

4	AFI	FFIRMATIVE DEFENSES – ATTACHMENT 4	Page:
	bre	Breach by Plaintiff. Plaintiff or the person or entity that assign reached the contract first; thus this defendant was excused from pebligations.	
	her	Anticipatory Repudiation. Before this defendant had any obligher part of the contract plaintiff or the person or entity that assigned adicated it would not perform its part.	
	cla not	Attorneys' Fees Not Recoverable. Plaintiff or the person or entain to plaintiff is not entitled to reimbursement of attorneys' fees of include such a provision, and there is no law that otherwise allowed of Civil Procedure section 1021).	because the contract did
	pla lav	Improper Notice of Breach. Plaintiff or the person or entity the laintiff failed to give proper notice to this defendant of the claimed awsuit. Notice was required, and failure to give notice deprived this propertunity to timely correct the breach.	breach prior to filing this
		Offset. This defendant is entitled to a credit for money owed by ntity that assigned the claim to plaintiff.	plaintiff or the person or
		Usury. Plaintiff or the person or entity that assigned the claim tigher interest than the law allows.	o plaintiff is charging
	per	a. Accord and Satisfaction. This defendant reached an agreement erson or entity that assigned the claim to plaintiff to pay a different complaint in this case asks for and this defendant paid that agreed up	amount than what the
	pla not	b. Breach of Express Warranty. Plaintiff or the person or entity laintiff failed to honor an express warranty for the services provide otified plaintiff or the person or entity that assigned the claim to plaintiff the written warranty period, but they failed to remedy it.	ed. This defendant
	tha De	e. Breach of Implied Warranty. The services provided by plaint nat assigned the claim to plaintiff failed to meet the custom and state befondant requested plaintiff or the person or entity that assigned the emedy the problems but they refused to do so.	ndard within the industry.

Short Title	Case Number

AFFIRMATIVE DE	<u>FENSES – ATTACHMENT 4</u>	Page:
person or entity that ass	Against Public Policy. The service signed the claim to plaintiff violate se services would violate the public uct.	d the law. Allowing plainitff to
☐ Other:		